UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

In re
(SS#:) Case No
(SS#:) Chapter
Debtor(s).
ORDER AND NOTICE OF INSTRUCTION TO EMPLOYER(S) REGARDING WAGES
IT IS ORDERED AND NOTICE IS HEREBY GIVEN that the above-named person(s)
have filed a petition for bankruptcy in the United States Bankruptcy Court for the Southern
District of West Virginia and have disclosed that you are the employer. If you have received a
Suggestee Execution against this employee's wages, you should not honor it. If you have already
withheld money from the employee's wages for a Suggestee Execution previously served upon
you and you have not transmitted these funds to the creditor or to the Court, you should give
those funds back to your employee as soon as possible. Do not mail these funds to the creditor in
whose favor the Suggestee Execution was filed.
You should not withhold any money from the wages of this employee if you should be
served with a Suggestee Execution against this employee's wages within 45 days from the date of
this Order.
You should continue payroll deductions for taxes, union dues, hospitalization, and
retirement unless otherwise ordered by the Court. All voluntary deductions should continue
unless you are notified otherwise, in writing, by the employee or the Trustee.
If this case was filed under Chapter 13, you may receive an order directing you to
withhold money from the employee's wages for payment to the Trustee. Upon receipt of such
an order, you should immediately commence withholding the amount indicated and forward the
payments as directed.
ENTERED:

Ronald G. Pearson, Judge